

U.S. DISTRICT COURT  
DISTRICT OF VERMONT  
FILED

2020 SEP 15 PM 3:36

Complaint

To,  
the United States District  
For the District of Vt.

2:20-cv-19

BY EH  
DEPUTY CLERK

I would like to have a  
jury hear my case. it not  
resolved out of Court.

My Civil Rights + human Rights,  
and Americans, w Disabilities and  
false Claims + Fair labor and  
ASSault Libel and Sexual  
harassment Complaints, have  
not been resolved on a  
State level - The William  
Steiger - occupation Safety and  
Health Act of 1970, is a  
Federal law.

Federal laws have been  
violated by Ben + Jerry's - and  
the State of Vt. Has not  
enforced these laws.

I have A right to A safe  
work Place.

"  
Parties

2.

Plaintiff

Paul F. Reiss

32 Reese Circle

Bellows Falls Vt.

05101

Defendants

Bent & Jerg's Homemade, Inc

30 Community Drive

South Burlington Vt.

05403

Liberty Mutual Insurance

Robert Tesoro

P.O. Box 9525

Manchester N.H.

03108 - 9525

State of Vt. Dept of Labor

Workers Compensation

and Safety Division

5 Green Mountain Drive

Montpelier Vt.

05601 - 0488

"Jurisdiction"

3.

Federal laws have been broken  
False advertising - Fed labor laws -  
Americans w. Disabilities -  
Civil Rights - Assault on  
job - Causing injury.

Not providing a safe  
work place, and this  
company is not A  
Equal Employer - They  
did not Assault All  
workers with A Board -  
they did this to at least  
#3

"Claims" 4.  
Civil Rights + Human Rights

I have a Right to go to work  
and not be Held 2 feet off  
the ground, by 2 workers, and  
be assaulted with a Board  
in the United States, causing  
injury for 26 years.

"  
Americans with Disabilities"  
I have PTSD - and there are  
unusual circumstances that  
prevented the Delay in filing?  
Read DR Richard Root's letter  
42 years in practice.

"  
False Advertising"

Peace - love - social justice -  
and Social Responsibility - and  
justice for All not Some - But  
continues - not to take  
Responsibility for the Crime  
of Assaults - of its workers  
"These Have Made 1 Billion"  
False Advertising

"  
Sexual Harassment"

5.

My shift ended at 11:00 PM.

I was made to work until 2:00 AM. I was told I needed to learn the Computer.

I was Asked if I wanted to have Sex with my Computer teacher - I said no - she got mad and told me to get the Hell ~~out~~ <sup>out</sup> ~~of~~ <sup>of</sup> ~~here~~ <sup>or</sup> ~~here~~ <sup>here</sup>.

I ALSO Had Sexual comments - By Management about my wife + myself.

ALSO A Stripper performed for 30 Co-workers At Lunch - in the Lunch Room.

I was told - my Co worker did have Sex with the Computer Teacher -

I hope He will Tell A Judge what Happen To Him.

"  
Health Act 1970"

C.

The State of Vermont was  
made aware - as EARLY as  
Jan 20 - 1993 - of safety  
+ working conditions - and  
did nothing - About it.

All they did is Grasse  
Ber + Jerry's. As the Best  
company in the state of VT.

From governor's + Lt. governor -  
to Bernie Sanders

Employees - would not be  
Hired Back - if they didn't  
want - those Voluntary -  
consents. Some workers  
were suspended for a week  
for not showing up.

I walked off the job  
in 1995 - I could take  
no more Harassment.

Relief

7.

in 1996 I was looking for someone to say sorry - and a meeting with Management.

As the Judge Requested - They investigated themselves - without my input. They said this never happened.

Now I'm Asking for 3 million dollars - for what I suffered both physical + Emotional injuries that have lasted 26 years and is still untreated - my doctor + medical staff will testify on my behalf + Local and State Police - this needs to be heard or settled to help me heal from these events. That Are a crime of Assault on the job.

The Police had to do A welfare check on me - Because this has not been resolved over 26 years. "I just want -


Justice Pat M. Rain

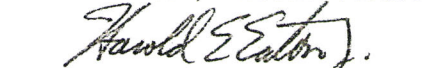
Aug 10 - 2020

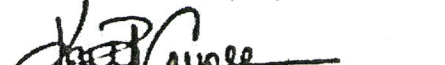
On appeal to this Court, plaintiff makes no attempt to challenge the civil division's rendition of the facts or its reasoning. Rather, he argues his complaint should not be barred by the statute of limitations because he has been seeking compensation for the past twenty-four years. Without addressing the exclusivity provision, claim preclusion, or issue preclusion, we conclude that plaintiff's complaint is barred by the statute of limitations for filing personal-injury actions, for the reasons stated by the civil division. See Mahoney v. Tara, LLC, 2011 VT 3, ¶ 7, 189 Vt. 557 (mem.) (stating that both trial court and this Court on appeal will grant motion to dismiss for failure to state claim only if "it is beyond doubt that there exist no facts or circumstances that would entitle the plaintiff to relief"). Plaintiff does not dispute that he was aware of his alleged injuries long before the statute of limitations expired with respect to his 2019 personal-injury action.\*

Affirmed.

BY THE COURT:

  
Beth Robinson, Associate Justice

  
Harold E. Eaton, Jr., Associate Justice

  
Karen R. Carroll, Associate Justice

\* We emphasize that our decision to affirm the trial court's dismissal of this case is based on the delay in filing this personal injury claim; we are not making any decision about the accuracy of plaintiff's claims.